AO 247 (Rev. 11/11) Order Regarding Motion for Sentence Reduction Pursuant to 18 U.S.C. § 3582(c)(2)

Page 1 of 2 (Page 2 Not for Public Disclosure)

## UNITED STATES DISTRICT COURT

for the

Middle District of Georgia

1	United States of Amer	rica				
	v.	)	G	7.24 CD 04	2000 004	
	Travis Robinson a/k/a "T-Roc"		Case No:	5:21-CR-00009-001		
		)	USM No:	31832-509		
	C	02/02/2022				
	s Amended Judgment: Amended Judgment if Any)	09/13/2023	Debra G. Gomez  Defendant's Attorney			
-			-			
C		DING MOTION				
	PURSUANT	T TO 18 U.S.C. §	3582(c)(2	) (Amendi	ment 821)	
Upon m	otion of $\boxtimes$ the defer	ndant	of the Bureau	ı of Prisons	$\Box$ the court	
under 18 U.S.C. that has subsequ	§ 3582(c)(2) for a red ently been lowered an	luction in the term of ind made retroactive by	mprisonment Amendment	imposed bas 821 to the <i>Ui</i>	ed on a guideline sentencing range nited States Sentencing Guidelines,	
		and taking into account. § 3553(a), to the ext			et forth at USSG §1B1.10 and the e,	
	<b>D</b> that the motion is:					
☑ DENIED. ☐ GRANTED and the defendant's previously imposed sentence of imprisonment (as reflected in						
the last judgment iss	· · · · · · · · · · · · · · · · · · ·		nths <b>is reduc</b>	·	·	
	(C	Complete Parts I and II of P	age 2 when mot	ion is granted)		
Conspiracy to Po	ssess with Intent to Dis	stribute Cocaine, in viol	ation of 21 U.	S.C. §§ 841(a)	aprisonment after pleading guilty to $O(1)$ and $O(1)$ and $O(1)$ and $O(1)$ and $O(1)$ months imprisonment, pursuant to	
(Certain Zero-Po (2) levels if the §4C1.1(a)(7), is to or other dangeror was assessed a twoffense. Therefor Pursuant to USS Statement)), a required authorized under guideline range.	int Offenders), which redefendant meets all of that the defendant did not us weapon (or induce a wo-level enhancement, per, he is not considered G § 1B1.10(a)(2) (Reduction in a defendant's 18 U.S.C. § 3582(c)(2) Because the defendant'	reduces a defendant's of the criteria set forth of possess, receive, puranother participant to depursuant to USSG §2D d a "Zero-Point Offend duction in Term of Ims term of imprisonment) where the amendment	ffense level of at USSG §4 chase, transpo o so) in conne 1.1(b)(1), for er" and is no prisonment a is not consist does not hav ange remains	letermined und 4C1.1(a)(1) — ort, transfer, so ection with the possessing a f t eligible for a s a Result of tent with this p e the effect of unchanged, h	w Chapter Four Guideline at §4C1.1 der Chapters Two and Three by two (10). One such criterion at USSG ell, or otherwise dispose of a firearm e offense. In this case, the defendant firearm in connection with the [drug] a reduction under USSG §4C1.1(a). Amended Guideline Range (Policy policy statement and therefore is not lowering the defendant's applicable is Motion to Reduce Sentence (Doc. <b>moot</b> .	
Except as otherw	vise provided, all prov	risions of the judgment	dated (	09/13/2023	shall remain in effect.	
IT IS SO ORDI	ERED.					
Order Date:	4/12/2024		S/ Marc T. Treadwell			
				Judge's	s signature	
Effective Date:		Marc T. Treadwell, Chief U.S. District Judge				
<del>-</del>	(if different from order date)  Printed name and title					